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7 *Attorney for Defendants Wendy Colosi,
Victor Colosi, and Nicholas Colosi*

8 **UNITED STATES DISTRICT COURT**

9 **DISTRICT OF NEVADA**

10 Universal North America Insurance Company, a
11 Texas corporation,

12 Plaintiff,
13 vs.

14 Wendy Colosi, an individual; Victor Colosi, an
15 individual; Nicholas Colosi, an individual;
16 Marily Kennedy, an individual; DOES 1-20 and
ROE CORPORATIONS 1-20, inclusive,

17 Defendant.

18 Case No.: 2:17-cv-00113-JAD-GWF

19 **STIPULATION AND ORDER
EXTENDING THE TIME FOR
DEFENDANTS WENDY COLOSI,
VICTOR COLOSI, AND NICHOLAS
COLOSI TO FILE A REPLY TO
PLAINTIFF'S RESPONSE TO MOTION
TO STRIKE/OBJECTION TO ANY
REFERENCE TO JUVENILE COURT
PROCEEDINGS**

20 **(First Request)**

21 Plaintiff Universal North American Insurance Company (“Plaintiff”) and Defendants,
22 Wendy Colosi, Victor Colosi, and Nicholas Colosi (“Defendants”) state the following:

23 1. Defendants’ Motion to Strike/Objection to Any Reference to Juvenile Court
24 Proceedings (“Motion”) was filed on September 15, 2017. (ECF No. 40).

25 2. Plaintiff’s Response to the Colosi Defendants’ Motion to Strike/Objection to Any
26 Reference to Juvenile Court Proceedings (“Response”) was filed on October 10, 2017. (ECF
No. 48).

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1 3. Defendants seek additional time to file a Reply to Plaintiff's Response to the
2 Motion, and Plaintiff agrees to such extension. The Parties agree to extend the date for
3 Defendants to file a Reply to Plaintiff's Response to the Motion from October 17, 2017 to
4 **October 24, 2017.**

5 4. The extension of time requested herein is sought in good faith. This request
6 takes into account the workload associated with other matters and briefing that was drafted
7 and filed in another matter within the time period between the filing of the Response at issue
8 herein and the original due date for the subject reply. In addition, an attempt is being made
9 to have a coordinated deadline for filing the Reply at issue herein and the Reply in Support of
10 the Colosi's countermotion for partial summary judgment. The extension sought herein is not
11 for the purpose of undue delay.

12 **IT IS SO AGREED AND STIPULATED:**

13 LEWIS BRISBOIS BISGAARD
14 & SMITH LLP

15 SANTORO WHITMIRE

16 /s/ Robert W. Freeman
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27 *Attorneys for Plaintiff*

28 **IT IS SO ORDERED.**

29 Dated: October 18, 2017.

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37 *Attorney for Defendants Wendy Colosi,
38 Victor Colosi, and Nicholas Colosi*

39 
40 UNITED STATES DISTRICT JUDGE